FILED

IN THE IOWA DISTRICT COURT FOR DECATUR COUNTY

STATE OF IOWA ex rel. DIRECT COLA THOMAS J. MILLER, 99AG25112	OW)4 Equity No.
Plaintiff,)
PROFESSIONAL BUSINESS SERVICES, INC., UNITED LIVESTOCK SERVICES L.L.C.; RIO BACA, INC.; GEORGE L. YOUNG; AND KATHLEEN I. McCONNELL	ORDER APPROVING TEMPORARY RESTRAINING ORDER, APPOINTING THE STATE OF IOWA AS TEMPORARY RECEIVER PURSUANT TO I.C. SECTION 714.16(8) AND SETTING HEARING O
Defendants.	· · · · · · · · · · · · · · · · · · ·

The Court further finds that a hearing on the petition should be immediately set to give the defendants the opportunity to move the Court to dissolve the temporary restraining order and to remove the State of Iowa as temporary receiver.

The Court specifically finds:

1) That the allegations set forth in the plaintiff's

Petition and the Court's findings concerning said allegations are sufficient to establish cause for the entrance of this Order.

2) As a result of their reliance on the defendant's representations, Iowa consumers have suffered economic losses in excess of \$1,000,000.00.

IT IS THEREFORE ORDERED that a hearing on the State's request for injunctive relief shall be held on the 31st day of 2001, at 1:30 p. m. at the Decatur County Courthouse, Leon, Iowa. Defendants shall be given days notice prior to said hearing.

IT IS FURTHER ORDERED that Defendants Professional Business Services, Inc.; United Livestock Services, L.L.C.; Rio Baca, Inc.; George L. Young; and Kathleen I. McConnell, their successors, assigns, officers, employees, directors, attorneys, and other agents, and all other persons or entities associated with them are temporarily restrained and enjoined from any further activity of any kind or nature associated with the marketing and sale of any business opportunity involving cattle in the State of Iowa and the movement of any cattle located in Iowa connected in any way with the business opportunity marketed by the defendants is temporarily restrained and enjoined unless prior written approval is obtained from the State of Iowa and the State of Iowa is appointed as temporary receiver pursuant to I. C. section 714.16(8) of the assets identified in that section.

IT IS FURTHER ORDERED that until such time as the Court may

modify or terminate the temporary restraining order and the order appointing the State of Iowa as temporary receiver pursuant to Iowa Code section 714.16(8) therein granted by written order, said Order shall remain in full force and effect.

IT IS SO ORDERED this ///hday of August, 2001.

.. da, 9guse, 2001.

JODGE, FIFTH JUDICIAL DISTRICT